

VAT number 10646440015 Headquarters Via Don Minzoni 14 - 10121 Torino - Italy Phone 328.9075395 - 328.7141898Mail info@geminisoft.com

Crypta

Terms and Conditions and Privacy Policy

Version 1 - March 12, 2017

INTRODUCTION

Crypta is a software application that encrypts, stores and manages list of passwords. This document contains the terms and conditions and the privacy policy.

DEFINITIONS

APP

Crypta, the software application, object of this contract.

GEMINISOFT

Geminisoft Srl, an Italy company, developer of the app.

USER

The user of the app.

TERMS AND CONDITIONS

DESCRIPTION AND CHARACTERISTICS OF THE APP

The app manages list of passwords. The app allows the user to add, edit and delete personal passwords. The app encrypts the passwords using a user master password. Without the password, no one can decrypt the file. Geminisoft cannot decrypt the file without the master password.

Optionally and under the responsibility of the user the password file (encrypted) can be saved in external storage or sent via mail.

Optionally the user can store the password file (encrypted) using Geminisoft Cloud Service. This service is protected by a different password. Geminisoft could but won't access the file in any way. In any case Geminisoft cannot decrypt the file without the master password of the user.

BRAND AND NAMES USAGE

Brands and names owned by Geminisoft, as "Crypta", app logo, Geminisoft logo can be used by the user to share and promote the app but brands and names will remain property of Geminisoft.

WARRANTY AND RESPONSIBILITY LIMITATION

The app is free and then has no warranty.

Geminisoft will use all necessary resources to solve any problem as soon as possible with the minimum possible impact. But, for the nature of the software app and the dependency with external factors (hardware, operating system, configuration, etc.) Geminisoft cannot guarantee any scheduling of the resolution of the problems.

Geminisoft cannot guarantee any performance using the app e cannot be considered responsible for any damage direct or indirect, including loss of profits, or for any claim by third parties.

Geminisoft cannot be considered responsible for any law infraction made by the user using the app.

DURATION

The contract begins downloading or using the app.

Geminisoft SrI www.geminisoft.com

The contract ends removing the app.

Geminisoft can close the contract in any moment with 30 days of notice on our web site or mailing list. At the end of the notice Geminisoft will stop any support and may decide to remove the app from download.

CHANGES TO THE CONTRACT

Geminisoft can change the contract in any moment with 30 days of notice on our web site or mailing list. The user can decide to close the contract removing the app in any moment.

PRIVACY POLICY

Downloading the app the user supply some information depending on the method of downloading.

- Geminisoft web site
 - o IP address (stored only in web server log files)
- Apple App Store
 - o User credential (refer to Apple documentation)
- Android App Store
 - o User credential (refer to Google documentation)
- Windows Phone App Store
 - o User credential (refer to Microsoft documentation)

If the user uses the optional "Geminisoft Cloud Service" the user supply the mail address.

All data will be used under the Italian privacy law, with automatic procedure and will be stored to computer storage. The data will be used exclusively to supply the requested service and won't be communicated to third part, if not obliged by the law.

To know, update or remove personal data owned by Geminisoft the user can send a request to Geminisoft using the contact information available in this document.

CONTACT INFORMATION

Regarding information or technical support: support@geminisoft.com
Regarding personal data or privacy policy: info@geminisoft.com

Mail address: Geminisoft Srl

Via Don Minzoni 14 10121 Torino

Italy

Registered office: Geminisoft Srl VAT number: 10646440015

Corso Mediterraneo 106 PEC: posta@pec.geminisoft.com

10129 Torino

Italy

DISPUTES

For any disputes the jurisdiction will be Turin, Italy. For anything not mentioned in this contract refer to Italian and international laws.